Doc. 30 Att. 5

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EXHIBIT B

Paul Hastings ATTORNEYS

Paul, Hastings, Janofsky & Walker LLP 75 East 55th Street • New York, NY 10022 telephone 212 318 6000 • facsimile 212 319 4090 • www.paulhastings.com

Atlanta
Beijing
Brussels
Hong Kong
London
Los Angeles
Milan
New York
Orange County
Palo Alto
Paris
San Diego
San Francisco
Shanghai
Stamford

Tokyo Washington, DC (212) 318-6815 rebeccamyers@paulhastings.com

March 14, 2007

70008.00002

VIA E-MAIL AND U.S. MAIL

David Rabinowitz, Esq. Moses & Singer LLP 405 Lexington Avenue New York, New York 10174-1299

Re: FragranceNet.com, Inc. v. FragranceX.com, Inc., CV-06-2225

Dear David:

We write to follow up on our March 6, 2007 request that you stipulate to Plaintiff filing its third amended complaint without seeking leave of the court. As we have already discussed over the phone, the third amended complaint is necessitated by newly discovered evidence that, among other things, Defendant is making unauthorized use of FragranceNet's trademark in the metatags underlying its web site and through its bidding on, purchase and use of the keywords "fragrance net," "fragrancenet" and other variations of Plaintiff's name in Google's Adwords program.

We would appreciate receiving your answer by noon on Friday, March 16, 2007. If we do not hear from you by then, we will be forced to conclude that seeking leave of the court will be necessary.

Sincerely,

Rebecca Kelder Myers

HebeccaMyrus

for PAUL, HASTINGS, JANOFSKY & WALKER LLP